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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 09/902,176 | 07/10/2001 | Stefan Schreiber | 25481-P001US | 7507 |
| 7590 03/04/2005 | | | EXAMINER | |
| Winstead Sechrest & Minick, PC P.O Box 50784 | | | SAKELARIS, SALLY A | |
| Dallas, TX 75 | | | · ART UNIT | PAPER NUMBER |
| • | | | 1634 | |
| | | | DATE MAILED: 03/04/2004 | ξ. |

Please find below and/or attached an Office communication concerning this application or proceeding.

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| | Application No. | Applicant(s) | | | | |
| | 09/902,176 | SCHREIBER ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| * | Sally A. Sakelaris | 1634 | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day, will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on 14 De | ecember 2004. | | | | | |
| 2a) This action is FINAL . 2b) This action is non-final. | | | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | | |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposition of Claims | | | | | | |
| 4)⊠ Claim(s) <u>1-3 and 10-12</u> is/are pending in the application. | | | | | | |
| 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | |
| <u> </u> | 6)⊠ Claim(s) <u>1-3,10 and 11</u> is/are rejected. | | | | | |
| 7)⊠ Claim(s) <u>12</u> is/are objected to. | | | | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. | | | | | | |
| Application Papers | | • | | | | |
| 9) The specification is objected to by the Examine | • | | | | | |
| 10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner. | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | |
| • | ammer. Note the attached Office | Action of form PTO-152. | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents | , | -(d) or (f). | | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | |
| application from the International Bureau (PCT Rule 17.2(a)). | | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| | | | | | | |
| Attachment(s) | | | | | | |
| 1) Notice of References Cited (PTO-892) | 4) Interview Summary | | | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | Paper No(s)/Mail Da 5) Notice of Informal P | ate atent Application (PTO-152) | | | | |
| Paper No(s)/Mail Date <u>12/2004</u> . | 6) Other: | , | | | | |

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/14/2004 has been entered.

Claims 1-3 and 10-12 have been amended, claims 4-9 and 13-22 have been canceled, and no claim has been added. Claims 1-3 and 10-12 are pending. Applicant's amendments and arguments have been thoroughly reviewed, but are not persuasive for the reasons that follow. Any rejections not reiterated in this action have been withdrawn as necessitated by applicant's amendments to the claims.

Priority

Acknowledgement of claim to foreign priority of European Application, 00114786.7, filed 7/10/2000 under 35 U.S.C. 119(a)-(d) has been made and the certified translation of the same has been received as of 3/24/2004, as such the priority is herein granted.

Response to Declaration

The declaration filed under 37 CFR 1.132 filed 12/14/2004 is acknowledged, please see response to arguments section under the enablement rejection for complete response.

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Claim Objections

Claim 12 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

- 1. Claims 1-3 and 10-11 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for a method of detecting a non-responder to infliximab anti-TNF therapy for Crohn's disease, by testing an individual for homozygosity of the single nucleotide polymorphism(SNP) that is a nucleotide substitution A/G at position 168 from the transcription starting site in exon 2 of the gene coding for the TNF Receptor II, but does **not** reasonably provide enablement for;
 - Detecting a SNP in an individual who is a non-responder to any form of anti-TNF therapy that interferes with TNF binding to a TNF Receptor II.
 - Detecting a SNP in an individual who is a non-responder to any form of anti-TNF
 therapy that interferes with TNF binding to a TNF Receptor II for any disease other than
 as a treatment for Crohn's.

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The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to use the invention commensurate in scope with these claims.

Factors to be considered in determining whether a disclosure meets the enablement requirement of 35 USC 112, first paragraph, have been described by the court in *In re Wands*, 8 USPQ2d 1400 (CA FC 1988). *Wands* states at page 1404,

"Factors to be considered in determining whether a disclosure would require undue experimentation have been summarized by the board in Ex parte Forman. They include (1) the quantity of experimentation necessary, (2) the amount of direction or guidance presented, (3) the presence or absence of working examples, (4) the nature of the invention, (5) the state of the prior art, (6) the relative skill of those in the art, (7) the predictability or unpredictability of the art, and (8) the breadth of the claims."

The nature of the invention and breadth of claims

Claims 1-3 and 10-11 are broadly drawn to a method of detecting non-responders to anti-TNF therapy, comprising testing an individual for homozygosity for at least one SNP in the gene coding for the TNF Receptor II. The claims are so broad as to encompass the method's execution with; any SNP located in the gene coding for the TNF Receptor, an individual who is not responding to any form of anti-TNF therapy, and lastly with an individual who may be receiving this Anti-TNF as treatment for any disease. However, as will be further discussed, there is no support in the specification and prior art for the methods as broadly as they are currently claimed. The invention is in a class of invention that the CAFC has characterized as "the unpredictable arts such as chemistry and biology." Mycogen Plant Sci., Inc. v. Monsanto Co., 243 F.3d 1316, 1330 (Fed. Cir. 2001).

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The unpredictability of the art and the state of the prior art

The specification recites that homozygosity for the SNP in exon $6(\text{Met} \rightarrow \text{Arg } @ \text{amino})$ acid position 196)(pg. 16), is "always associated with non-response to infliximab(i.e. neither reaching clinical improvement (drop of the Crohn's disease activity index(CDAI) by at least 70 points) nor remission (CDAI < 150 points) resulting in a test specificity of 100% in these individuals)"(Pg. 18 and table 4). The specification continues to assert that the "homozygote individuals show a marked reduction in clinical improvements after treatment with infliximab whereas a heterozygous genotype was not associated with a clinical response" (Pg. 18). On page 20 the specification teaches "a second mutation in the same gene, the silent mutation in exon 2(nucleotide substitution A/G at position 168), is in a high degree of linkage disequilibrium, i.e. in almost complete linkage disequilibrium (4 discordant genotypes out of 90)...with the polymorphism in exon 6". The specification recites that specifically, homozygosity of the single nucleotide polymorphism(SNP) that is a nucleotide substitution A/G at position 168 from the transcription starting site in exon 2 of the gene coding for the TNF Receptor II, "although a silent mutation, can be used as a marker because it is in a high linkage disequilibrium with the mutation in exon 6"(Abstract). However, there is no teaching of any other SNP being in linkage disequilibria or being correlated to nonresponsive Crohn's patients to anti-TNF therapy. The specification further omits any teachings of results substantiating these previously defined roles of the exon 2 and 6 SNPS when any anti-TNF therapy, other than infliximab, is used. Lastly the specification is lacking any teachings concerning patients suffering from any disease other than Crohn's who are receiving the anti-TNF treatment.

There is a large body of knowledge in the prior art related to polymorphisms in general, and their association with diseases or disease states. The art is highly unpredictable with regard to the functionality of polymorphic sites in genomic DNA. After a screening assay identifies polymorphisms, it is unpredictable whether any such polymorphisms would be

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associated with any phenotypic trait, such as a disease state or a physiological state. For example, Hacker et al. were unable to confirm an association between a gene polymorphism and ulcerative colitis in a case where prior studies suggested such a relationship would exist since the relationship had been identified in a different population (Gut, 1997, Vol. 40, pages 623-627). Even in cases where an association between a particular gene and a disease state is known to exist, such as with the LPL gene and heart disease risk or the p-globin gene and sickle cell anemia, researchers have found that when using SNP (single nucleotide polymorphism analysis) it was difficult to associate SNPs with disease states or to even identify key genes as being associated with disease (Pennisi, Science, 281 (5384):1787-1789). Finally, in some cases where multiple polymorphisms are identified in a gene, some of these are demonstrated to be disease associated and some are not. Blumenfeld et al. (WO 99/52942) disclose a number of polymorphisms in the FLAP gene. While Blumenfeld et al. were able to demonstrate that some of these polymorphisms are associated with patients having asthma but some of these are not (see Figure 3). For example, the marker 10-35/390 was demonstrated to be associated with asthma, with a p value of 0.00229, while the marker 10-33/327 was determined to not have a statistical association with asthma (p=0.294). Thus, even for SNPs within the same gene, it is highly unpredictable as to whether a particular marker will be disease associated. As a result, there is a great deal of unpredictability that exists in the invention without any guidance in the specification for example, to any polymorphism in the TNFR2 gene being correlated to anti-TNF therapy in the same way as are the disclosed SNPs in exons 2 and 6. Additional prior art corroborates this unpredictability in its teaching that "it is important to emphasize that all these associations between TNF2 allele and either phenotypes of CD[Crohn's disease] or TNFalpha production in inflamed mucosa are slight, borderline or even not statistically significant. This suggests that beside the TNF gene, other genetic or environmental factors are involved in the determination of these biological or clinical parameters" (Page 67 right, Clinical Exp. Immunol.

2000). Additionally, other factors are taught in the prior art as being unpredictable, such as the background and other loci's genetic makeup as is in the teaching that "although the linkage of CD to the MHC region has been repeatedly reported, considerable variations are present in the actual HLA-DRB1 alleles associated with CD among the populations" (Pg. 354 right, Genes and Immunity, 2000).

The post filing date art further confirms the unpredictability of this area. Shetty et al (Am J. Pharmacogenomics, 2002) teaches with respect to the unpredictability of extrapolating this data involving exons 2 and 6 to other diseases that "the findings of association studies and studies relating polymorphisms to TNF function have not been confidently reproduced elsewhere and some cases are conflicting" (Pg. 218, right). This reference also teaches the many different routes to therapeutic inhibition of TNFalpha that are possible in their Table 1, and how each regiment varies in their mode of action. For example, "pentoxifylline affects the production of TNF by increasing intracellular cAMP concentration...clinical trials of pentoxifylline have, however, not confirmed any efficacy in Crohn's disease" (Pg. 219 left), let alone with the exon 2 and 6 polymorphisms. The reference also teaches that "thalidomide inhibits TNF by increasing the degradation of mRNA for TNF...to date there are no properly controlled trials" (Pg. 219). It is important to realize that infliximab's mode of action is through "neutralizing TNFalpha by blocking soluble cytokine" (Pg. 219, left), a mode that is quite different from the other anti-TNF therapies to which the action previously alluded. The complications involved with using any anti-TNF therapy to practice this method are highly unpredictable if not impossible because of the inherent differences in each therapy's mode of action. It is further unpredictable to use patients suffering from any disease or the use of any SNP in the TNF gene to practice this method as differences in the genetic background exists as alluded to in the prior art citation above, that make extrapolation of such correlations to all diseases quite unpredictable.

Quantity of Experimentation

The quantity of experimentation in this area is extremely large since there is significant number of parameters which would have to be studied to apply this method to the broadly claimed embodiments involving any SNP, any disease, and any anti-TNF therapy. The quantity of experimentation required to discover how to use the instant invention is very high. In order to use the claimed invention as asserted by the specification, one would have to establish a relationship between the polymorphisms in exon 2 and in exon 6 with other SNPs in the same gene that are also associated with some other disease state, or some other anti-TNF therapy. In order to obtain the type of information necessary to practice the claimed invention, one would be required to undertake the screening of hundreds or thousands of patients as well as possible hundreds of diseases or pharmaceutical agents. Even if such experiments were undertaken, it would still be unpredictable as to whether any associations would be detected, in light of the unpredictability of such associations, as already discussed. Thus, while one could perform further research to determine whether applicant's method would be useful in detecting nonresponders to anti-TNF treatment, it is unknown as to what the outcome of such research might be and as to whether any quantity of experimentation would result in the identification of an association between the polymorphism and any disease or condition. This would require years of inventive effort, with each of the many intervening steps, upon effective reduction to practice, not providing any guarantee of success in the succeeding steps.

Working Examples

The specification has no working examples of the method using any SNP in the TNFR2 gene, to detect a non-responder to any anti-TNF therapy being used to treat a patient suffering from any disease.

Guidance in the Specification.

The specification provides no evidence that the disclosed method would be effective if practiced as broadly as it is claimed. The guidance provided by the specification amounts to an invitation for the skilled artisan to try and follow the disclosed instructions to make and use the claimed invention. The specification merely discloses that if necessary other SNPs in the TNFR2 gene can be detected. Even if, arguendo, the detected SNPs in the TNFR2 gene are correlated with Crohn's disease, there is no support for a prophetic correlation to non-response to an anti-TNF therapy. There is no support for how such a correlation can be derived as only the relationship between infliximab and the SNPs of exons 2 and 6 has been asserted by the specification.

Level of Skill in the Art

The level of skill in the art is deemed to be high.

Conclusion

In the instant case, as discussed above, in a highly unpredictable art where the use of SNPs to detect disease states is even further unpredictable, the factor of unpredictability weighs heavily in favor of undue experimentation. Thus given the broad claims in an art whose nature is identified as unpredictable, the unpredictability of that art, the large quantity of research required to define these unpredictable variables, the lack of guidance provided in the specification, the absence of a working example and the negative teachings in the prior art balanced only against the high skill level in the art, it is the position of the examiner that it would require undue experimentation for one of skill in the art to perform the method of the claim as broadly written.

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Response to Arguments

· Applicant's arguments filed 12/14/2004 have been fully considered but they are not persuasive. Applicant asserts that "claims 1-3 and 10-12 were modified consistent with what was discussed during the Examiner Interview, particularly in view of the materials Applicant has submitted herewith". However, as was discussed in the interview, applicant is still not enabled for the breadth of claims 1-3 and 10-11. While applicant's submission in the form of the affidavit and IDS references are acknowledged, they are not convincing in their attempt to enable the invention as broadly as it is currently claimed. First, applicant should note that with the exception of the Atreya et al. and Elliot et al references, none of the cited references are prior art, and as a result cannot be used in the determination of enablement at the time of filing. Considering the Atreya et al. reference, this piece of art makes no reference to the polymorphism at position 168 from the transcription site in exon 2 of a gene coding for the TNF Receptor II. In addition the reference is void of any teaching that enables the detection of non-responder to any form of anti-TNF therapy that interferes with TNF binding to a TNF Receptor II. Lastly the reference makes no mention of any disease other than Crohn's. In addition, the other Elliot et al. reference lacks similar teachings that are required for the invention's enablement. The reference includes teachings of treatment with monoclonal Ab to TNF alpha versus placebo in patients with Rheumatoid arthritis. Applicant's claimed invention is a method for detecting nonresponders to anti-TNF therapy with any TNF-binding protein by detecting any SNP in the gene coding for the TNF Receptor II. None of their cited prior art helps to enable their presently claimed invention. With respect to applicant's affidavit, while its submission is acknowledged, it is not considered as providing the necessary factual evidence to show that applicant was able to

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make and use the invention at the time of filing as it is presently, broadly claimed. While Dr. Schreiber attests to the other diseases that share the same pathway and other drugs that act in a similar mode to infliximab, no factual evidence is provided with these drugs and other diseases and their relatedness to the claimed SNP and similar relatedness to the rapeutic non-responders. Also, the affidavit makes no mention of any underlying variable genomic backgrounds at play in any/all of these diseases. Applicant is directed to the MPEP 2106.01 wherein under the subsection of affidavit practice the manual explains that in a similar decision involving enablement, the affiant's "statements failed in their purpose since they recited conclusions or opinions with few facts to support or buttress these conclusions". Furthermore, it should be noted that "it is not opinion evidence directed to the ultimate legal question of enablement, but rather factual evidence directed to the amount of time and effort and level of knowledge required for the practice of the invention from the disclosure alone which can be expected to rebut a prima facie case of nonenablement. See Hirschfield, 462 F. Supp. at 143, 200 USPO at 281".

Furthermore it is again important to note that many diseases have characteristically variant genetic backgrounds that could effect any given SNP in a different manner. As a result, applicants' assertion that "the phenomenon of non-response to anti-TNF-treatment is generic for anti-TNF-therapy of TNF-driven diseases, and therefore independent of a specific disease, and theoretically also independent of the kind of TNF-binding protein" is not found to be convincing as the specification as original filed nor the present arguments and affidavit do not provide support for such a conclusion.

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sally A. Sakelaris whose telephone number is 571-272-0748.

The examiner can normally be reached on M-Fri, 9-6:30 1st Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gary Jones can be reached on 571-272-0745. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sally Sakelaris

2/28/2005

PRIMARY EXAMINER